## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	FUKUKITA	Examiner:	Unknown
Serial No.:	10/578,159	Group Art Unit:	3737
Filed:	May 4, 2006	Docket:	10873.1862USWO
Title:	ULTRASONIC DIAGNO	STIC APPARATUS	
I hereby certify t		e being transmitted by EFS Web to: Na, VA 22313-1450 on October 14, 200	
By: Mele Ca	Caufman		
		ATION DISCLOSURE ST	TATEMENT
P.O. Box 14	ner for Patents		
Sir:			
the enclosed references ci	Form 1449 are brought to the ited on Form 1449 were cited.	ed application, the items of the attention of the Examiner d in the Japanese Office Actuments or "Other Documents	Please note the ion dated August 26,
	-	levance of each non-Englis ollows (37 C.F.R. §1.98(a)(	<b>9 0</b>
		equivalent of JP 2000-1166 al English translation has be	
In ac (CHECK Of	•	s of 37 C.F.R. §1.97, this sta	itement is being filed
O: A	ffice Action on the merits, o	ne Filing Date, before the mailing date of filing of a request for conting	a First Office
	after the period defined in (1 ejection or Notice of Allowa	) but before the mailing date	e of a Final
th	e requisite Statement is belo	ow, OR	
th	e requisite fee of \$180.00 ur	nder Rule 1.17(p) is included	l herein, or

before the paymen	date of a Final Rejection to the Issue Fee, AND the fee of \$180.00 under Rules	ne requisite Statement is b	pelow
	STATEMENT		
Applicants hereby sta	te that:		
Statement wa	information contained in the stress cited in a communitart application or by the Usee months prior to the filitatement	cation from a foreign pate SPTO in a related applica	ent office ation not
	applicant provides the foll	•	
Certi	fication Under 37 C.F.R	<u>. §1.704(d)</u>	
item listed on the enclose foreign patent office in not received by any indi	C.F.R. §1.704(d), the undesed Form 1449 was first conterpart application, vidual designated in 37 Cing of this Information Discourse	ted in a communication fand that this communicat .F.R. §1.56(c) more than	rom a ion was
	advised of the following ication publication (if pub		
Application No.	Filing Date	Group	
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No representation is made that a reference is "prior art" within the meaning of 35 U.S.C. §§ 102 and 103 and Applicants reserve the right, pursuant to 37 C.F.R. § 1.131 or otherwise, to establish that the reference(s) are not "prior art." Moreover, Applicants do not represent that a reference has been thoroughly reviewed or that any relevance of any portion of a reference is intended.

Consideration of the items listed is respectfully requested. Pursuant to the provisions of M.P.E.P. 609, it is requested that the Examiner return a copy of the attached Form 1449, marked as being considered and initialed by the Examiner, to the undersigned with the next official communication.

## **FEE AUTHORIZATION**

Should any fee associated with the submission of this paper not be attached hereto as a check, the Commissioner is authorized to charge the missing fee to our Deposit Account, No. 50-3478. Any overpayments should be credited to said Deposit Account.

Respectfully submitted,

HAMRE, SCHUMANN, MUELLER & LARSON, P.C.
P.O. Box 2902

Minneapolis, MN 55402-0902

(612) 455-3800

Dated: <u>October 14, 2008</u>

By:

Douglas P. Mueller

Reg. No. 30,300

DPM:mkc

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PATENT TRADEMARK OFFICE